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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	DOCUMENT ELECTRONICALLY FILED DOC #:
ENZO BIOCHEM, INC., et al.,	DATE FILED: 23/5
Plaintiffs,	
-V-	No. 03-cv-3816 (RJS) <u>ORDER</u>
MOLECULAR PROBES, INC.,	
Defendant.	
ENZO BIOCHEM, INC., et al.,	
Plaintiffs,	
-V-	No. 03-cv-3817 (RJS) <u>ORDER</u>
PERKINELMER, INC., et al.,	
Defendants.	
ROCHE DIAGONOSTICS GMBH, et al.,	
Plaintiffs,	
-V-	No. 04-cv-4046 (RJS) <u>ORDER</u>
ENZO BIOCHEM, INC., et al.,	
Defendants.	

## RICHARD J. SULLIVAN, District Judge:

In an endorsed letter, docketed on February 6, 2015, the Court scheduled a meet and confer session in connection with the charging lien dispute between Enzo Biochem, Inc. and Enzo Life Sciences, Inc. ("Enzo") and Greenberg Traurig LLP ("GT"), to be held in Courtroom

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905 of the Thurgood Marshall Courthouse on February 27, 2015 at 4:00 p.m. (Doc. No. 230,

Roche Diagnostics GmbH, et al. v. Enzo Biochem, Inc., et al., No. 04-cv-4046 (RJS).) The

Court, per the parties' agreement, will facilitate the session.

Earlier today, the Court received a phone call from Enzo's counsel seeking further

information about the format of the session and the topics to be discussed. The Court does not

envision oral argument of any sort and will not entertain any arguments going to the merits of the

parties' briefs concerning Enzo's motion for reconsideration, which will not be fully submitted

until March 13, 2015. Instead, IT IS HEREBY ORDERED THAT the parties shall appear at the

conference prepared to discuss the following: (1) given the presumption of open records, why

Enzo's proposed redactions to the Court's December 30, 2014 Sealed Opinion and Order are

necessary, and why GT's proposed redactions are not sufficient to address the prejudice concerns

identified in the Court's March 18, 2014 Order (Doc. No. 159, Roche Diagnostics GmbH, et al.

v. Enzo Biochem, Inc., et al., No. 04-cv-4046 (RJS)); (2) setting aside Enzo's motion for

reconsideration, what issues remain for the Court to resolve in the charging lien dispute; (3) what

additional evidence or discovery, if any, is necessary before the Court may rule on these

remaining issues; and (4) the viability of an alternative resolution, such as the arrangement set

forth in footnote 7 of the Court's December 30, 2014 Sealed Opinion and Order.

SO ORDERED.

DATED:

February 23, 2015

New York, New York

RICHARD . SULLIVAN

UNITED STATES DISTRICT JUDGE

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